UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

OWEN W. BARNABY,)
Plaintiff)
Vs.) Hon. Robert J. Jonker) Hon. Mag. Sally J. Berens
MICHIGAN STATE GOVERNMENT, ET, AL	, ,
Defendants) Case No. 1:22 -CV- 1146

Owen W. Barnaby P.O. Box 1926 Kennesaw, GA 30156 (678) 382-4183 Bossproperties96@gmail.com Attorney T. Hackworth

Berrien County Government
701 Main Street, St. Joseph, Michigan 49085
T. (269) 983-7111, ex 8416 | thackworth@berriencounty.org

Attorney, T. Seth Koches, Niles-Charter-Township/Board of Trustee 470 W. Centre Ave., Ste. A, Portage, MI. 49024 T. 269-382-4500 Koches@michigantownshiplaw.com

Jeffery R. Holmstrom (P29405)
Holmstrom Law Office PLC
830 Pleasant Street Suite 100
St. Joseph, MI 49085
T. (269)-983-0755 | jeff@holmstromlawoffice.com

Attorney Emily P Jenks
6th Floor at Ford Field
1901 St. Antoine St. Detroit, MI 48226
T. 313-393-7582 | EJenks@bodmanlaw.com

Berrien County Courthouse, 811 Port St, St Joseph, MI 49085 T. (269) 983-7111, | <u>ahansbro@berriencounty.org</u>

Pendrick Kimberly Attorney General of Michigan 525 W. Ottawa, 5th Floor P.O. Box 30736, Lansing, MI 48909 T. 517-335-7659 | PendrickK@michigan.gov

PLAINTIFF'S MOTION FOR EXCESS PAGES OR WORDS TO FILE OPPOSITION

TO,

BERRIEN COUNTY DEFENDANTS' MEMORANDUM OF LAW IN SUPPORT OF

THEIR MOTION TO DISMISS THE THIRD AMENDED COMPLAINT

AND WITH PLAINTIFF'S CROSS-MOTION FOR SUMMARY JUDGMENT

Comes now Plaintiff, In Pro Se, Owen W. Barnaby, requesting that this Your Honorable

Court GRANT this Motion for Excess pages or Word Count to respond to , Berrien County

Defendants' Memorandum of Law in Support of Their Motion to Dismiss the Third Amended

Complaint, and with his Motion-Cross for Summary Judgment.

While Plaintiff belief Defendants' Dismissal Motion give him the opportunity to respond

to with 25 pages and 10,000 wards pursuant to Rule 7.2(b)(i). As a precaution, just in case,

Plaintiff, In Pro Se, Owen W. Barnaby, is wrong about Rule 7.2(b)(i) and it is fact Rule 7.3(b)(i)

applies. Plaintiff moved the Court for Excess pages or Words Count according to his filed

submitted Brief.

Relief Requesting

For the reasons articulated therein, the Plaintiff requesting that this Your Honorable

Court GRANT this Motion for Excess pages or Word Count to respond to , Berrien County

Defendants' Memorandum of Law in Support of Their Motion to Dismiss the Third Amended

Complaint, and with his Motion-Cross for Summary Judgment.

Respectfully Submitted,

2

Dated: April 1, 2024,

\S/ Owen W. Barnaby

Owen W. Barnaby, In Pro Se.

CERTIFICATE OF SERVICE

The undersigned states that, on the 1st day of April 2024, a duplicate original of

Plaintiff's, Motion for Extended Pages, filed with the Clerk using the ECF System, which will

provide electric notice to the parties of record, and I have emailed and mailed by U.S. Postal

Service the same to the non-ECP participants attorney above.

Respectfully Submitted,

Dated: January 1, 2024,

\S/ Owen W. Barnaby
Owen W. Barnaby, In Pro Se.

3

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

OWEN W. BARNABY,)
Plaintiff)
Vs.) Hon. Robert J. Jonker) Hon. Mag. Sally J. Berens
MICHIGAN STATE GOVERNMENT, ET, AL	
Defendants) Case No. 1:22 -CV- 1146

Owen W. Barnaby P.O. Box 1926 Kennesaw, GA 30156 (678) 382-4183 Bossproperties96@gmail.com Attorney T. Hackworth

<u>Berrien County Government</u>

701 Main Street, St. Joseph, Michigan 49085

T. (269) 983-7111, ex 8416 | thackworth@berriencounty.org

Attorney, T. Seth Koches, Niles-Charter-Township/Board of Trustee 470 W. Centre Ave., Ste. A, Portage, MI. 49024 T. 269-382-4500 <u>Koches@michigantownshiplaw.com</u>

Jeffery R. Holmstrom (P29405)
Holmstrom Law Office PLC
830 Pleasant Street Suite 100
St. Joseph, MI 49085
T. (269)-983-0755 | jeff@holmstromlawoffice.com

Attorney Emily P Jenks
6th Floor at Ford Field
1901 St. Antoine St. Detroit, MI 48226
T: 313-393-7582 | EJenks@bodmanlaw.com

Berrien County Courthouse, 811 Port St, St Joseph, MI 49085

Pendrick Kimberly Attorney General of Michigan 525 W. Ottawa, 5th Floor P.O. Box 30736, Lansing, MI 48909 T. 517-335-7659 | PendrickK@michigan.gov

CERTIFICATE REGARDING
COMPLIANCE WITH LCivR 7.1(d)
FOR MOTION TO EXCESS BRIEF PAGES AND WORDS COUNT

In accordance with W.D Mich. LCivR 7.1(d), the undersigned hereby certifies that, on April 1, 2024, Plaintiff tried to contact Defendants via their legal representative at the about emails, to ascertain whether they would object to Plaintiff's Motion for Excess pages and words count of brief but is yet to hear back from them. As such, Plaintiff is not sure if Defendants will object.

Respectfully Submitted,

Dated: April 1, 2024, \(\scrip\)S/Owen W. Barnaby

Owen W. Barnaby, In Pro Se.